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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/827,076	04/19/2004	Timothy Darren Brown	2003-0737.01	1887
21972 LEXMARK IN	7590 03/03/2008 . NTERNATIONAL, INC.		EXAM	INER .
INTELLECTU	AL PROPERTY LAW DE	UNELUS, ERNEST		
740 WEST NE BLDG. 082-1	740 WEST NEW CIRCLE ROAD BLDG. 082-1	ART UNIT	PAPER NUMBER	
LEXINGTON,	KY 40550-0999	•	2181	
		•		
			MAIL DATE	DELIVERY MODE
		•	03/03/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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## Advisory Action

Application No.	Applicant(s)	Applicant(s)		
10/827,076	BROWN ET AL.			
Examiner	Art Unit	····		
ERNEST UNELUS	2181	,		

Be	tore the Filing of an Appeal Brief	Examiner	Art Unit			
	·	ERNEST UNELUS	2181	,		
	The MAILING DATE of this communication appe	ears on the cover sheet with the c	orrespondence add	ress		
THE REF	LY FILED 14 February 2008 FAILS TO PLACE THIS	APPLICATION IN CONDITION FO	R ALLOWANCE.			
this plac a R time	reply was filed after a final rejection, but prior to or or application, applicant must timely file one of the followers the application in condition for allowance; (2) a Not equest for Continued Examination (RCE) in compliance periods:	wing replies: (1) an amendment, aff otice of Appeal (with appeal fee) in ce with 37 CFR 1.114. The reply m	idavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)		
The period for reply expiresmonths from the mailing date of the final rejection.  The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection.  Examiner Note: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHIN TWO MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f).  Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee lave been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension fee later than 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set forth in (b) above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filed,						
•	e any earned patent term adjustment. See 37 CFR 1.704(b)	<i>·</i>				
NOTICE OF APPEAL  2. The Notice of Appeal was filed on A brief in compliance with 37 CFR 41.37 must be filed within two months of the date of filing the Notice of Appeal (37 CFR 41.37(a)), or any extension thereof (37 CFR 41.37(e)), to avoid dismissal of the appeal. Since a Notice of Appeal has been filed, any reply must be filed within the time period set forth in 37 CFR 41.37(a).						
AMENDA	<del> </del>					
	e proposed amendment(s) filed after a final rejection,  They raise new issues that would require further co			ecause		
	They raise hew issues that would require faither co	•	TE Delowy,			
, ,	They are not deemed to place the application in be appeal; and/or	• •	ducing or simplifying	the issues for		
. <b>(d)</b>	They present additional claims without canceling a NOTE: (See 37 CFR 1.116 and 41.33(a)).		ected claims.			
и □ ть	e amendments are not in compliance with 37 CFR 1.1		mnliant Amendment	(PTOL_324)		
	plicant's reply has overcome the following rejection(s)		impliant Amendment	(1 10L-324).		
6. 🔲 Ne	wly proposed or amended claim(s) would be a -allowable claim(s).		timely filed amendme	ent canceling the		
7. 🔲 Foi hov	purposes of appeal, the proposed amendment(s): a) the new or amended claims would be rejected is pro status of the claim(s) is (or will be) as follows:		ill be entered and an e	explanation of		
Cla	im(s) allowed:					
	im(s) objected to: im(s) rejected:					
	im(s) rejected im(s) withdrawn from consideration:					
	IT OR OTHER EVIDENCE					
bec	affidavit or other evidence filed after a final action, but ause applicant failed to provide a showing of good and not earlier presented. See 37 CFR 1.116(e).	ut before or on the date of filing a N id sufficient reasons why the affidat	otice of Appeal will <u>no</u> vit or other evidence i	ot be entered s necessary and		
ent sho	affidavit or other evidence filed after the date of filing ered because the affidavit or other evidence failed to wing a good and sufficient reasons why it is necessar	overcome <u>all</u> rejections under appe ry and was not earlier presented. S	al and/or appellant fa See 37 CFR 41.33(d)(	ils to provide a 1).		
	e affidavit or other evidence is entered. An explanation	on of the status of the claims after e	ntry is below or attach	ned.		
	T FOR RECONSIDERATION/OTHER	A done NOT along the application is		- <b>-</b>		
. <u>S</u> e	e request for reconsideration has been considered bute ee Continuation Sheet.	•	n condition for allowar	nde because:		
	ote the attached Information <i>Disclosure Statement</i> (s). her:	(PTO/SB/08) Paper No(s).	H KM	<i>))</i>		
			ALFORD KINDRED ISORY PATENT EX			
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Continuation of 11. does NOT place the application in condition for allowance because: With respect to recent arguments by the applicant in regards to Boldt, the cited reference, not teaching of querying a target device for setting information before writing the settings and other arguments, see the final office action, which stated "this is not completely correct; even if that was completely correct, the language of the applicant's claim doesn't clearly specified particular steps of all the events, for example, as the applicant discloses in page 15 from the applicant's Remarks, which discloses steps from (1) one to (3) three.

Looking at the Boldt reference, figs. 2-7 is the step of a computer taking the setting features from a source and distributing the settings to one or more targets; for example, see 'Graphical User Interface for Controlling Printer Settings', from col. 6, line 24 to col. 7, line 52. Further, see col. 6, lines 32-38, which disclose, "The user may select either an actual printer 8a, b, c, d or a printer file including printer settings. The printer file is a data file stored in a storage area of the computer 4a, b, c, d. Printer files are created to store various printer settings. The user can then apply the printer file to a printer 8a, b, c, d to configure the printer 8a, b, c, d according to the settings maintained in the printer file". See also col. 6, lines 46-51. Col. 7, lines 15-23 discloses "This dialog box 32 shows which values failed to copy over successfully. For instance, the value for the console lock feature was not copied from the source printer "Office" to the target printer "Printer room" as the console lock feature is not an available feature on the target printer "Printer room," i.e., one cannot lock the console of the printer "Printer room". As disclose above, Boldt discloses the writhing of the setting from a source to the targets and one of the features of the setting not being accepted by a particular target, which is o form of error.

In regards to the querying and the retransmission of the settings after the error, as Boldt discloses, these two steps take place in the loop as Boldt discloses in col. 8, lines 50-53; see col. 8, line 50 to col. 9, line 12. After receiving an initial setting, if a particular target printer is not happy (configured) with one or two of the features from the setting, the computer will query the printer, a target, to see what kind of setting it can support, if it doesn't support something such as 'console lock'.

After the query, the computer will transmit the best setting for the target printer".